

DELAY IS BENEFICIAL TO THE UNITED STATES

WILL NOT FORCE ISSUE JUST NOW

More National Guardsmen Are Hurrying to the Mexican Border.

WILL WELCOME DELAY
Army Officers Believe That the Advantage of Delay Benefits Americans More.

(BY ASSOCIATED PRESS)
WASHINGTON, June 30.—The Mexican situation stood today virtually where it was twenty-four hours ago, except that more national guardsmen were hurrying to the border and the time allowed General Carranza to declare his intentions toward American troops in Mexico was growing shorter.

With the troops captured at Carrizal back on American soil apparently there was no intent on the part of the Washington government to force an immediate issue on its demand for assurances that there would be no repetition of the attack on General Pershing's forces.

No time limit was set in President Wilson's note making the demand and there are indications that the administration would welcome further delay of a few days. This would permit not only concentration of a stronger force to meet the needs of actual hostilities if they should come, but also gathering of supplies, mobilization of transport facilities and strengthening of aerial forces. Army officers believe the advantage of delay to Americans greatly overbalances the similar benefit to Mexicans.

For this reason less impatience than might otherwise have been evidenced was expressed in official circles today over the delay of Carranza's note.

The American government has forwarded to General Carranza another communication calling attention to numerous reports of seizure of American property by local Mexican officials.

ROOSEVELT

Is Deluged with Applications for Enlistment in His Proposed Army Division.

(BY ASSOCIATED PRESS)
OYSTER BAY, June 30.—Applications for enlistment in a proposed volunteer army division, which Colonel Theodore Roosevelt is preparing to organize if there is a call for volunteers, are so numerous that the colonel's secretary, Walter J. Hays, issued today a statement in which he said:

"Who have been literally deluged with telegrams and letters with applications from men who wish to join a volunteer division. It is impossible to reply individually to the organizations and the men who have communicated with us, but I am sure that their applications are carefully filed for future reference so that in the event of hostilities they can be apprised of what action is contemplated."

IN BAND WAGON.

PITTSBURGH, Pa., June 30.—William Flinn, member of the Progressive national committee from Pennsylvania, has announced here that he will support Charles E. Hughes for president.

SENATOR WATSON IS NOW IN SADDLE

Old Donkey Throws Col. John T. McGraw Off for a New Rider.

PARKERSBURG, June 30.—Former Senator Clarence W. Watson, of Fairmont, was elected national Democratic committeeman from West Virginia over John T. McGraw, of Grafton, by the state Democratic executive committee Thursday evening. Charles C. Lewis, of Charleston, was named chairman of the committee by acclamation.

The selection of Mr. Watson was made in executive session. It is understood the vote was: Watson, 16; McGraw, 8; Judge L. N. Tavenner, Parkersburg, 1; and Solicitor General John W. Davis, 1.

Parkersburg was made the state headquarters of the committee. The committee raised the action of the old committee in calling a state convention here, July 2, for the purpose of nominating candidates to the state supreme bench and to outline a party platform. It was decided to hold a meeting here July 17 to plan an active campaign.

A resolution was passed recommending that Solicitor General Davis of Parkersburg, be appointed to the supreme bench to succeed Charles Evans Hughes, C. C. Lewis, of Charleston; John J. Coniff, of Wheeling, and George I. Neal, of Huntington, were named members-at-large. Lon H. Kelly, of Sutton, was named acting secretary of the committee.

INJUNCTION ISSUED AGAINST STRIKERS

At the Tuna Glass Plant by Judge Maxwell of the Circuit Court Here.

Upon the application of the Tuna Glass Company, some of whose employees are on a strike for recognition of the United Brotherhood of Glass Workers, Judge Raymond Maxwell of the circuit court, has issued an injunction restraining T. Roy Smith and others from interfering with the operation of the company's plant. The order of injunction reads as follows:

This day came the plaintiff, Tuna Glass Company, in open court at a special term and presented its bill of complaint against the defendants in this cause, to-wit: T. Roy Smith, Fred B. Sayre, H. C. Cassidy, W. F. Miller, R. Roach, O. Starkey, S. Sisk, L. Stevenson, J. Henry, W. Sponaugle, O. Cox, E. Knight, J. Golden, R. Wolfe, S. Weaver, V. Argenbright, C. Knight, W. Myers, M. Stone, O. Matheny, E. Henderson, W. Knight, C. C. Brown, A. Larson, R. Collins, I. Travis, M. Vanocoy, J. Simpkins, H. Blackshire, H. Worthing, E. Oldaker, H. Lynch, M. Johnson, E. Freeman, W. Weaver, C. Netzer, H. Neff, O. Kroh, G. Keiser, M. Copenhaver, R. Wiseman, C. Ross, H. Cobary, E. C. Teter, D. Holter, J. F. Whitman, E. Plumm, M. McCauley, H. Harden, W. Smith, W. Scott, Ralph Lantz, H. Ottman, J. R. Myers, J. McNemar, L. Hufford, R. McNemar, H. Tenny, William Hudson, H. Steele, Fred Mills, C. Willis, W. Smythe, J. L. Windell, G. Martin, A. C. Winegard, D. Meria, B. D. Womble, H. Neff, G. Cole, W. Gould, F. Napleton, E. Willis, V. Winegard, S. Tenny, C. Cochran, S. Spadafore, C. Hughes, R. Frazier, A. Liston, H. M. Weekly, Roscoe Dyer, W. G. Plant, Louis Scott, J. Cardmon, C. Smith, J. Cutright, Fred Bailey, J. M. Evans, Philo Marvin, M. Gorman, Payne Lee, R. B. Weekly, U. S. Coffman and the unknown directors, officers, members, agents and employees of the United Brotherhood of Window Glass Workers.

Thereupon said plaintiff moved the court to grant an injunction in accordance with the prayer of said bill and in support of said motion asked that said bill of complaint read as an affidavit and also tendered in support of said motion the affidavits of Charles H. Harding, B. O. Buzzard, Ellis Doffmeyer, A. J. Neptune and Robert T. Reynolds; which affidavits are here now filed in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

And it appearing to the court that by reason of the facts and circumstances as set out in said bill of complaint and by reason of the fact that the defendants named in said bill are numerous, it was impracticable to give notice of said motion; and it appearing from said bill and affidavits that the plaintiff is entitled to a temporary injunction as prayed in its said bill of complaint; now therefore, it is adjudged, ordered and decreed that the above named defendants, their agents, servants, employees and abettors be, and they are hereby restrained and inhibited from interfering with persons now employed by the Tuna Glass Company, or with any persons who may hereafter desire to work and labor for the Tuna Glass Company, or with any person who shall apply to the Tuna Glass Company for employment, by violence, threats of violence, challenges to fight, abusive language, picketing or placing guards in the neighborhood of the Tuna Glass Company's factory for the purpose of intimidating any person whatsoever or by any other means whatsoever calculated or tending to intimidate or alarm the employees of the Tuna Glass Company, or persons seeking employment from the Tuna Glass Company; and that the said defendants and all other persons are hereby enjoined and inhibited from causing or coercing any of the employees of the Tuna Glass Company to quit or abandon their said employment and from congregating on or near the premises of the Tuna Glass Company for the purpose of interfering with or intimidating in any way the employees of the Tuna Glass Company or persons seeking employment from said company; which injunction shall be in effect until the further order of this court. It is further ordered that service of a duly certified copy of this order shall be due and sufficient notice to the defendants and their confederates of said injunction.

It is further ordered that the plaintiff be allowed its costs and disbursements in this cause.

BASE HOSPITALS

Are Established on Border to Protect the Health of the Troops Now Moving.

(BY ASSOCIATED PRESS)
SAN ANTONIO, June 30.—Adequate preparations to preserve the health of troops now moving to the border practically have been completed.

Base hospitals capable of caring for 500 patients each having been established at San Antonio and at Fort Bliss. There also is a smaller base hospital at Douglas, Ariz. Arrangements have been made to establish other base hospitals at Fort Crockett near Galveston, Eagle Pass, Paredo and Nogales. Camp hospitals have been established all along the border.

STATE GOLF

Tournament for Women Will Be Held at Fairmont July 1.

FAIRMONT, June 30.—The women golf players of the Fairmont Country Club announce that while they will be in full swing at the golf links on July Fourth, the men will not be barred whatever from the grounds and the links will be open all day to the male aggregations.

The first annual tournament of the West Virginia Women's Golf Association will be held at the Country Club grounds, beginning on July 4.

RAYMOND WILL SPEAK TONIGHT

Polished Speaker and Logical Thinker is to Address the Board of Trade.

Frank J. Raymond, of East Orange, N. J., who will address the board of trade tonight at its annual meeting, is in the city a guest of George W. Dunderer, secretary of the board. The meeting will be held in the dining room of the Masonic temple beginning at 8 o'clock. Following the annual business session of the members of the board, at which five directors will be chosen to serve three years, Mr. Raymond will address the assembly in the dining room on "Business Mastery," one of a series of lectures under the general head, "Making Good in Business." The address will be especially for business executives. Not only all the members are urged to attend the meeting but also the general public.

Mr. Raymond is widely known as a polished speaker and a logical thinker and press notices of a most complimentary nature are plentiful concerning him. Here is one from Store Topics, published in the city of Boston:

On the lips of thousands, both in their places of business and in the home, are the words of Raymond whose inspiring "talks" have been given in Boston during the last three weeks. He is being discussed continually; the great truths which he has driven home are being debated upon in little groups of employees, or perchance at the supper table at home, every one eventually arriving at the conclusion that what Raymond said is right.

It seems rather out of place to speak of him as Mr. Raymond—not because he has not the respect of all of us—but because it seems as if we have known him all our lives, that he was one of us, our companion, our confidant and our advisor. He has bolstered up our courage; he has opened our eyes to opportunities; he has made us broader-minded, taken away many little prejudices we formerly possessed, made us better morally, mentally and physically—surely made us better men and better women.

Raymond's greatest object is to build up team work. We extend to him a hearty welcome to return.

GO TO WILLIAMSPORT

Do Mr. Downs and His Family Where He Becomes Manager of a Business Concern.

Hugh Downs, representative of the Williamsport Wire Rope Company, of Williamsport, Pa., and family will move to Williamsport the last of the week, where he will become manager of the concern. The members of the family will go to Williamsport Saturday morning where they will visit for a week and they will go to Bradford, Pa., to visit until Mr. Downs has his residence at Williamsport ready to occupy. Mr. Downs will go to Williamsport Saturday night.

Mr. Downs and family have been residents of the city for nine years and made a host of friends here who regret their departure. He came here associated with the late Charles S. Smiley and managed the Star Rig and Reel Company, whose business became a wonderful success. He has also represented the Williamsport Wire Rope Company in which he is largely interested.

NEW CHAIRMAN OF G. O. P. COMMITTEE



William R. Wilcox.

William R. Wilcox, a personal and political friend of Charles E. Hughes, lawyer, former postmaster of New York and until 1913 chairman of the public service commission of New York, has been selected as chairman of the Republican national committee and as such will manage Hughes' race for the presidency. Mr. Wilcox has not been identified with any faction of the party, and is acceptable to Republicans and Progressives alike.

RECRUITS

Are Ordered to Camp Kanawha at Once in Charge of Lieutenant Vannort.

Second Lieutenant Clarence Vannort, of Company K, First regiment, West Virginia National Guard, who was left here for the purpose of recruiting more men for his company, received orders Friday morning from Major Jackson Arnold at Camp Kanawha, to proceed there at once with what men he had. Mr. Vannort arranged to depart on train No. 55 at 6:08 p. m. He will have about fifteen recruits.

After reaching Camp Kanawha, Mr. Vannort will proceed to Newport News, Va., where he will take a course of instruction in the science of aviation at the Curtiss aviation school there.

Major Cuthbert A. Osborn, inspector general, will also go to Camp Kanawha on the same train with Lieutenant Vannort, having been ordered to report there.

TROOPS LEAVE

Mt. Gretna for the City of El Paso for Service in the Federal Army.

(BY ASSOCIATED PRESS)
MT. GRETTA, Pa., June 30.—The first battalion signal troops of Pittsburgh and field hospital Companies Nos. 1 and 2, of Philadelphia, left the mobilization camp here today for El Paso. The first of the Philadelphia infantry regiments is expected to start for the border during the day.

Two companies of engineers left the camp last night. They are going to Texas by way of Washington.

HANGED

Are Four Mexican Bandits in the Jail in the Town of Deming, N. M.

(BY ASSOCIATED PRESS)
DEMING, N. M., June 30.—Four Villa bandits who took part in the Columbus "raid" were hanged in the county jail here today.

The men were put to death in pairs. Ensevero Renteria and Taurino Garcia were hanged first and then Jose Rangel and Juan Castillo.

The four men were calm. Jose Rangel smoked a cigarette as the noose was adjusted. None would say anything except Garcia, who exclaimed as he was led to execution:

"I hope God will forgive my enemies."

This completes the disposition of the cases of Columbus raiders as Jose Rodriguez recently was granted a stay of execution and is serving a life sentence.

GREAT DAY

Sunday is to Be at the Pride African Methodist Episcopal Church Here.

The last quarterly meeting of the conference year at the Pride African Methodist Episcopal church will be held next Sunday. The following extraordinary services will be held:

At 10:45 a. m., the presiding elder, the Rev. R. R. Downs, D. D., will preach.

At 3:30 the pastors of Mt. Zion Baptist and Trinity Methodist Episcopal churches with their congregations and choirs will unite with the Pride African Methodist Episcopal church in a glorious spiritual jubilee.

At 8 o'clock the presiding elder will preach and administer the sacrament of the Lord's Supper.

All are cordially invited to attend these services.

GERMAN ACQUITTED.

(BY ASSOCIATED PRESS)
NEW YORK, June 30.—Hans Taucher, former German army officer, was acquitted today by a jury of conspiracy to blow up the Welland canal.

CHIEF CARRANZA TO STAY DEFIANT

PENSION NOT SALARY.

(BY ASSOCIATED PRESS)
WASHINGTON, June 30.—Comptroller Warwick of the treasury ruled Friday Senator Goff, of West Virginia, is entitled to draw his pension as retired judge of the United States circuit court in addition to his salary as a senator. He held that the judicial pay granted judges who retired at the age of 70 after ten years of service is pension and not salary.

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BIG PRIZES ARE REAL BENEFITS

In the Telegram's Great 10,000 Club Campaign Now in Full Blast.

Only two more days remain in which to work for the 10,000 vote certificate.

This certificate will be the same as winning \$25 in cash and it will be well if you put forth your best efforts this week.

New members are joining the 10,000 club every day and there is still room for more.

The more members we have the easier it will be for you to win. As there is only so much business to get, think of the many things that you could do with one of the big Overland or the cash.

Real Benefits.

But the real benefits to be derived from a campaign of this sort goes to the people who go after the big prizes. Take the auto for instance. It is a car that is owned only by few, because the purchase price in the first place is prohibitive for many. It is a car you should be proud to own and drive, a car that would give you pleasure service unlimited on the open road.

Now suppose you did not wish to keep the car for your own use. You can cash in on it for very nearly the original \$1,145, plus the freight. What would this mean to you or your family. Suppose you are starting up in business. A thousand dollars would turn the trick. It would mean that you would not have to worry any more. Or maybe you have a mortgage on your little home. The thousand dollars would lift it clean. Don't you think you owe it to your wife and the little ones to take advantage of this chance to lift from over their heads the black cloud of debt? Especially when you can take the chance without interfering with your present work or employment, or without spending one cent of your money.

Not Fair to Self.

Possibly you believe you wouldn't have a chance to secure one of the big prizes; that someone else has a better chance than you have. That is not fair to yourself. You are simply cutting off your own chances in order to indulge your desire to keep on drifting instead of doing a little hustling in your spare time.

Every day renewal subscriptions come to the Telegram office direct

which would net thousands of votes if brought in by some member. The same is true of new subscriptions. Could this be possible if every member of the club was doing his or her level best? Right on Main street in Parkersburg there are hundreds of thousands of votes which could be gathered up very easily by a strong, forceful worker.

There are other towns which you can find the same wonderful opportunities. If you take advantage of this chance instead of leaving it for someone else it means that you and not the other fellow will be riding in one of the Overland Sixes on July 29.

Fill Out Blank.

If you are interested, fill out the nomination blank on the other page of this issue and send it in to the manager of the 10,000 club at once. Full information will be sent to you and all possible help will be given to you in this campaign. The Telegram absolutely guarantees you a square deal. No favorites rule here. No matter who you are your chance is here, ready and waiting for you.

Don't put off working. The longer you wait the harder you will have to work to win. Remember the fable of the hare and the tortoise. You may have a lot of ability but steady effort beats a brilliant spurt anytime. Don't spend too much time talking about what you can do. Put it to actual accomplishment which speaks for itself. Deeds and not words are what count. Stop trying to imitate a rooster and become a real booster if you want to get the smell of gasoline in your nostrils from a big six this summer.

The List Again.

The list of club members is published again today. Many changes will be noticeable. Several new names are on the list and some of the other names have disappeared. All the slumbering ones are being trimmed out as fast as possible. If you are awake and on the job it will pay you to make the fact known to the manager of the club at once.

Offer Closes.

The offer of 50,000 bonus votes with each club of \$25 worth of business closes Saturday night, July 1. You still have time to hurry out and complete a club. If you have subscriptions turned in before this week which you have not counted under any other vote offer they will count this week under this offer.

According to Private Advices from a Reliable Source in Mexico City.

BREAK IS SURE TO COME

Faction of the Mexican Cabinet Urges an Even More Defiant Attitude.

(BY ASSOCIATED PRESS)
WASHINGTON, June 30.—Private advices reaching Washington from a reliable source in Mexico City today said General Carranza and his advisers had determined to stand by orders to General Trevino to attack American troops in Mexico moving in any direction except towards the border and that no way was seen to avoid a break with the United States.

A faction of the Mexican cabinet, it was stated, was using an even more defiant attitude and wanted to include in the reply to the American request for a statement of intentions a new demand for immediate withdrawal of all United States troops now on Mexican soil.

The advices did not indicate when the response from Carranza might be expected. The last word on the subject to the state department came in a message from Special Agent Rogers, who said he expected the note to be handed him Wednesday night.

FALL FAIR

And Festival Campaign is Busy Begun by President Denham and Others.

President Sherman C. Denham and other officers of the West Virginia Fair Association have begun an active campaign to make the fall fair and festival here September 12, 13 and 14, the greatest success in the history of the association. The office of the president and board of directors will be a very busy one from this time to the opening of the fair. Speedy attention is to be given the agricultural interests and arrangements are being perfected to have William D. Zinn, county industrial agent, and Guy S. Lawson, county superintendent of schools, in charge of the campaign along farming lines.

MEXICAN KILLED.

EL PASO, June 30.—A Mexican line rider of the Carranza customs service was killed Thursday night by a squad of American soldiers, who fired across the Rio Grande into Mexican territory near Yaleta, twelve miles east of El Paso, according to a report received by General Gonzales in Juarez Friday.